UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF GEORGIA ATLANTA DIVISION

| • |
|--|
| : 1:20-md-02974-LMM |
| : Civil Action No.: |
| : : : |
| COMPLAINT |
| ed below, and for her/their Complaint |
| corporate(s) the Second Amended Master |
| 79), in MDL No. 2974 by reference. |
| |
| Paragard: Sarah V. Swanson |
| r aragaru. |
| |

| r | State of Residence of each Plaintiff (including any Plaintiff representative capacity) at time of filing of Plaintiff's ori |
|---|--|
| _ | State of Residence of each Plaintiff at the time of Paragard placen Delaware |
| | State of Residence of each Plaintiff at the time of Paragard remov Washington, DC |
| | District Court and Division in which personal jurisdiction and ven would be proper: U.S. District Court, Eastern District of Virginia, Alexandria Division |
| | U.S. District Court, Lastern District of Virginia, Alexandria Division |
| | Defendants. (Check one or more of the following five (5) Defend |
| | |
| | against whom Plaintiff's Complaint is made. The following five Defendants are the only defendants against whom a Short I |

in a Short Form Complaint.):

| ' | A. Teva Pharmaceuticals USA, Inc. |
|----------|---|
| 1 | B. Teva Women's Health, LLC |
| ~ | C. Teva Branded Pharmaceutical Products R&D, Inc. |
| / | D. The Cooper Companies, Inc. |
| ~ | E. CooperSurgical, Inc. |
| | |
| 9. | Basis of Jurisdiction |
| ~ | Diversity of Citizenship (28 U.S.C. § 1332(a)) |
| | Other (if Other, identify below): |
| | |
| 10. | |

| Date(s) Plaintiff | Placing | Date Plaintiff's | Removal |
|-------------------|--|--|--|
| had Paragard | Physician(s) or | Paragard was Removed | Physician(s) or other |
| placed | other Health Care | (DD/MM/YYYY)* | Health Care Provider |
| (DD/MM/YYYY) | Provider (include City and State) | *If multiple removal(s) or attempted removal procedures, list date of each separately. | (include City and State)** **If multiple removal(s) or attempted removal procedures, list information separately. |
| 04/22/2015 | Planned Parenthood Newark (Newark, DE) | 09/14/2020 | Allcare Family Medicine & Urgent Care (Washington, DC) |
| | | 09/15/2020 | Capital Women's Care (Washington, DC) |
| | | 10/19/2020 | Sibley Memorial Hospital (Washington, DC) |

| Plaintiff | alleges bre | eakag | e (othe | r tha | n thread | or string br | eakage) o | f hei |
|-----------------|--------------|---------|---------|-------|----------|--------------------------|------------|-------|
| Paragard | l upon remo | oval. | | | | | | |
| Yes | | | | | | | | |
| No | | | | | | | | |
| | tement of i | | | | | iming: rm was retaine | ed and has | |
| yet to be | removed. | | | | | | | |
| Plaintiff | reserves | her | right | to | allege | additional | injuries | and |
| complica | ations speci | ific to | her. | | | | | |
| Product | Identificati | on: | | | | | | |
| a. Lot N 51400 | | Parag | ard pla | ced i | n Plaint | iff (if now k | nown): | |
| b. Did | you obtai | n yo | ur Par | agaı | d from | anyone of | ther than | the |
| Healt | hCare Prov | vider ' | who pla | aced | your Pa | ragard: | | |
| Y | es | | | | | | | |
| ✓ No | O | | | | | | | |
| Counts i | n the Maste | er Co | mplain | t bro | ught by | Plaintiff(s): | | |
| Count I - | – Strict Lia | bility | / Desig | gn D | efect | | | |
| | – Strict Li | _ | | | | | | |
| Count II | I – Strict L | iabilii | ty / Ma | nufa | cturing | Defect | | |
| | / – Neglige | | • | | C | | | |
| | | | Design | and | Manufa | cturing Defe | ect | |
| | I – Neglige | | _ | | | <i>U</i> | | |

| ' | Cou | nt IX – Negligent Misrepresentation |
|---------------------|-------------------|--|
| ' | Cou | nt X – Breach of Express Warranty |
| ✓ | Cou | nt XI – Breach of Implied Warranty |
| | Cou | nt XII – Violation of Consumer Protection Laws |
| <u></u> | Cou | nt XIII – Gross Negligence |
| ✓ | Cou | nt XIV – Unjust Enrichment |
| ソソソソ | Cou | nt XV – Punitive Damages |
| $\overline{}$ | Cou | nt XVI – Loss of Consortium |
| | Othe | er Count(s) (Please state factual and legal basis for other claims |
| not i | include | ed in the Master Complaint below): |
| | | |
| 15. | "Tol | ling/Fraudulent Concealment" allegations: |
| | a. | Is Plaintiff alleging "Tolling/Fraudulent Concealment"? |
| | V | Yes |
| | $\overline{\Box}$ | No |
| | b. | If Plaintiff is alleging "tolling/fraudulent concealment" beyond |
| | | |
| | | the facts alleged in the Master Complaint, please state the facts |
| | | |
| | | the facts alleged in the Master Complaint, please state the facts and legal basis applicable to the Plaintiff in support of those allegations below: |

| 16. | Coun | at VII (Fraud & Deceit) and Count VIII (Fraud by Omission) |
|-----|----------|---|
| | allega | ations: |
| | a. | Is Plaintiff is bringing a claim under Count VII (Fraud & |
| | | Deceit), Count VIII (Fraud by Omission), and/or any other claim |
| | | for fraud or misrepresentation? |
| | / | Yes |
| | | No |
| | b. | If Yes, the following information must be provided (in |
| | | accordance with Federal Rule of Civil Procedure 8 and/or 9, |
| | | and/or with pleading requirements applicable to Plaintiff's state |
| | | law claims): |
| | i. | The alleged statement(s) of material fact that Plaintiff alleges was false: Paragard was safe for use as a means of long-term birth |
| | | control and was as safe or safer than other products on the market. |
| | ii. | Who allegedly made the statement: The Defendants. |
| | iii. | To whom the statement was allegedly made: Plaintiff and her healthcare providers. |
| | iv. | The date(s) on which the statement was allegedly made: The statements were made on various dates since its approval by the |
| | | FDA in 1984. |
| 17. | If Pla | nintiff is bringing any claim for manufacturing defect and alleging |
| | facts | beyond those contained in the Master Complaint, the following |
| | infor | mation must be provided: |
| | a. | What does Plaintiff allege is the manufacturing defect in her Paragard? $^{\mathrm{N/A}}$ |

| Jury Dema | nd: | |
|------------|------------------------|-----------|
| Jury Trial | s demanded as to all c | ounts |
| Jury Trial | s NOT demanded as to | any count |

s/R. Andrew Jones; Stephen Hunt, Jr.

Attorney(s) for Plaintiff

Address, phone number, email address and Bar information:

<u>2131 Magnolia Ave South, Birmingham, AL 3</u>5023 (205) 328-2200

R. Andrew Jones (asb-0096-i11r) ajones@corywatson.com Stephen Hunt, Jr. (asb-3621-n62h) shunt@corywatson.com